NOTICE OF CLAIMS PURCHASE AGREEMENT

Subject to the terms of the Claims Purchase Agreement

Gaylon Distributing Inc., a(n) Maryland Corporation, its successors and assigns ("Seller"), for good and valuable consideration the receipt and sufficiency of which are hereby acknowledged, does hereby absolutely and unconditionally self and transfer time flagsfor extron. Holdings LTD, a Delaware limited permetality, its successors and assigns ("Buyer") all rights, title and interest in and to the claim(s) of Seller in the principal amount of \$8,304.55 (proof of claim amount, defined as the "Claim") against W.R. Grace & Co. (the "Debtor") together with interest, if any, in the United States Bankruptcy Court, District of Delaware, or any other court with jurisdiction over the Proceedings (the "Court"), Administered at Case Number \$1-\$139 (defined as the "Proceedings")

Selier hereby waives any notice or hearing sequirements imposed by Rule 3001 of the Bankruptcy Rules, and stipulates that an order may be entered recognizing this Claims Purchase Agreement as an unconditional sale and the Buyer herein as the valid owner of the Claim.

IN WITNESS WHEREOF, the undersigned has duly executed this Agreement by its duly authorized representative dated the 30 day of APP 12, 2010.

WITNESS

(Point Name and Tide of Witness)

GAYLON DISTRIBUTING, INC

(Signature of Corporate Oppicer)

BARBARA GALONOL PRESIDENT
(Print Name and Title of Corporate Officer)

RESTORATION HOLDINGS LTD

WITNESS

(Signature)

Cagnature of Fund Representation

(Print Name, Restoration Haldings (TD)

Exhibit "A"